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FILED-CLERK U.S. DISTRICT COUNT

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

04 JUN -9 PM 1:20 TX EASTERN-MARSHALL

Compression Labs, Incorporated,	§ 8
Plaintiff,	§ CASE NO. 2:04CV-158 DF
VS.	§ JURY
 Adobe Systems Incorporated, Agfa Corporation, Apple Computer, Incorporated, Axis Communications, Incorporated, Canon, USA, Incorporated, Concord Camera Corporation, Creative Labs, Incorporated, Eastman Kodak Company, Fuji Photo Film U.S.A., Fujitsu Computer Products of America, Gateway, Incorporated, Hewlett-Packard Company, JASC Software, JVC Americas Corporation, Kyocera Wireless Corporation, Macromedia, Incorporated, Matsushita Electric Corporation of America, Incorporated, OcéNorth America, Incorporated, PalmOne, Incorporated, PalmOne, Incorporated, Panasonic Communications Corporation of America, Panasonic Mobile Communications Panasonic Mobile Communications Development Corporation of USA, 	\$ CASE NO. 2:04CV-158 DF \$ JURY \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
24. Ricoh Corporation,25. Riverdeep, Incorporated (d/b/a)	§ §
Broderbund), 26. Savin Corporation, 27. Thomson S.A., 28. Xerox Corporation,	\$ \$ \$ \$
Defendants. Joint Mation Agreed	for only of Stipulation

JOINT MOTION FOR ENTRY OF AGREED STIPULATION

COME NOW Plaintiff and Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America and for their Joint Motion for Entry of Agreed Stipulation in the above case would show this Court the following:

- 1. Attached hereto as Exhibit "A" is an Agreed Stipulation that has been agreed to and approved by Counsel for Plaintiff and Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America, in this case as evidenced by their respective signatures. The Agreed Stipulation extends the date for Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America, to answer or otherwise plead in response to Plaintiff's Complaint to and through July 6, 2004; and
 - 2. The moving parties ask that the Court approve and sign the proposed Order.

WHEREFORE, PREMISES CONSIDERED, Plaintiff and Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America, respectfully request that the Court grant the Joint Motion for Entry of Agreed Stipulation and execute the Agreed Stipulation at the Court's first opportunity.

Respectfully submitted.

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CERTIFICATE OF SERVICE

I hereby certify that on the

day of

2004, a true

copy of the foregoing Joint Motion for Entry of Agreed Stipulation was served by first-

class mail to the following:

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Eric M. Albritton

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

Compression Labs, Incorporated,	§
Plaintiff,	§ CASE NO. 2:04CV-158 DF
VS.	\$ CASE NO. 2:04CV-158 DF \$ JURY \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
1. Adobe Systems Incorporated,	§
2. Agfa Corporation,	§
3. Apple Computer, Incorporated,	§
4. Axis Communications, Incorporated,	§
5. Canon, USA, Incorporated,	§
6. Concord Camera Corporation,	§
7. Creative Labs, Incorporated,	§
8. Eastman Kodak Company,	§
9. Fuji Photo Film U.S.A.,	§
10. Fujitsu Computer Products of America,	§
11. Gateway, Incorporated,	§
12. Hewlett-Packard Company,	§ ·
13. JASC Software,	§
14. JVC Americas Corporation,	§
15. Kyocera Wireless Corporation,	§ .
16. Macromedia, Incorporated,	§
17. Matsushita Electric Corporation of America,	§
18. Mitsubishi Digital Electronics America,	§
Incorporated,	§
19. OcéNorth America, Incorporated,	§
20. Onkyo U.S.A. Corporation,	§
21. PalmOne, Incorporated,	§ ·
22. Panasonic Communications Corporation of	§
America,	§
23. Panasonic Mobile Communications	§
Development Corporation of USA,	§
24. Ricoh Corporation,	§
25. Riverdeep, Incorporated (d/b/a)	
Broderbund),	§
26. Savin Corporation,	\$ \$ \$ \$ \$ \$
27. Thomson S.A.,	§ .
28. Xerox Corporation,	§
_	§
Defendants.	§



AGREED STIPULATION

Plaintiff and Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America, by their signatures below have stipulated that Defendants, Panasonic Communications Corporation of America and Panasonic Mobile Communications of America have until July 6, 2004 to answer or otherwise plead in response to Plaintiff's complaint.

Respectfully submitted,

pv.

Stephen G Rudisill, Attorney-in-Charge (My permission)

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CERTIFICATE OF SERVICE

I hereby certify that on the

2004, a true

copy of the foregoing Agreed Stipulation was served by first-class mail this to the

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